

Thákur; and that if after disallowing interest on such debts the amount necessary to liquidate the whole of the debts be still in excess of the amount estimated to be available for their liquidation, the rate of interest to be awarded on the remaining debts shall be decreased until the aggregate amount of capital and interest payable falls within the requisite limit.

5. Whenever a bond or decree or other claim has been transferred by sale, gift or otherwise from the original holder to any other person, the present holder thereof must support his claim by the same proofs as if he were the original holder.

6. (*For substituted Rule 6, see Notification No. 4113, dated 14th August 1878, printed at page 486, infra.*)

7. In deciding what claims are admissible, and to what amount they shall be admitted, the Manager may appoint a Committee of experienced natives—consisting of three persons, of whom one only shall be in the service of Government—to assist him, and may re-imburse the said Committee their necessary expenses out of percentage of the rents and profits which he may receive to be reserved by him, to cover these and similar charges connected with the discharge of his duties.

8. If the creditors of any debtor themselves produce a schedule of the original sums lent by them severally, signed by the debtor, and both parties assent to the said schedule in presence of the Manager, the Manager may accept such schedule without further investigation, and make it the basis of the liquidation scheme.

9. (*For amended Rule 9, see Notification No. 2274, dated 6th April 1882, printed at page 487, infra.*)

10. (*For substituted Rule 10, see Notification No. 2485, dated 9th May 1879, printed at page 487, infra.*)

11. If at any time the condition of a Thákur's estate shall be found sufficiently prosperous, the Commissioner may make such further awards beyond what is permitted by the previous rules, as the circumstances shall seem to him to warrant.

(*For additional Rule 12, see Notification No. 934, dated 21st February 1879, printed at page 487, infra.*)

## APPENDIX A.

### *Order of management to be issued under Section 7.*

WHEREAS (here enter the name and description of the applicant in full, and when he is not himself the Thákur, state whether he is the sole heir, or one of the heirs of the Thákur) has made an application to me under Section 4 of the Broach and Kaira Incumbered Estates Act, 1877, requesting that the provisions of the said Act be applied to his case (or to the case of ) ;

And whereas upon inquiry it appears to me expedient that the provisions of the said Act should be so applied ;

Br. & Kaira Incumb. Ests.] ENACTMENTS APPLYING TO BOMBAY.

I do hereby direct that the immoveable property of the said shall be managed and his debts liquidated in the manner provided in the said Act by the Talukdári Settlement Officer (or by ).

Dated this

day of

18 .

(Signed)

Revenue Commissioner, N. D.

---

APPENDIX B.

*Notice under Section 12.*

No..

*Station and date.*

WITH reference to the order of the Revenue Commissioner, N. D., published at page of the *Bombay Government Gazette* of the of 18 , directing that the immoveable property of be managed and his debts liquidated by me under the provisions of Act XIV of 1877, I hereby give notice and require, under Section 12 of the said Act, that all persons having claims against the said or against the said property under my management, shall notify the same in writing to me within six months from the date of the publication of this notice.

The attention of intending claimants is called to the requirements of Section 13 of the said Act.

Description of property, situation, and boundaries.

Talukdári Settlement Officer.  
(or Manager.)

---

APPENDIX C.

*Notice under Section 23.*

No.

*Station and date.*

WHEREAS the management of the immoveable property of was, by order of the Revenue Commissioner, N. D., published at page of the *Bombay Government Gazette*, dated the day of 18 , vested in me, as the Manager appointed under Act XIV of 1877, and whereas all the debts and liabilities of the said mentioned in the liquidation scheme framed under the provisions of the said Act have been liquidated as therein provided (or in accordance with the orders of the said Commissioner), notice is hereby given, under Section 26 of the said Act, that my management of the said estate will terminate on the